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U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.
09/830920	KOND:)	0819-551	
		INTERNATIONAL APPLICATION NO.	
NIXON PEABODY, LLP 8180 GREENSBORO DRIVE	Jun - 4 2001	PCT/JP00/06177	
SUITE 800		I.A. FILING DATE	PRIORITY DATE
MCLEAN, VA 22102	NEW DEADODY I D	08 SEP 00	10 SEP 99
	NIXON PEABODY LLP	DATE MAILED	91 MAY 2001

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NOTIFICATION OF MISSING STATES DESI	_	IS UNDER 35 U.S.C. 37 TED OFFICE (DO/EO/U	
 ✓ U.S. Basic National Fee. ✓ Copy of the international applic ✓ Oath or Declaration of inventor ✓ Copy of Article 19 amendments ✓ Priority Document. ✓ The International Preliminary E 	17 CFR 1.494) an Indication ation. Translations(s) Translations(s) Other:	Elected Office (37 CFR 1.495): n of Small Entity Status. on of the international application on of Article 19 amendments into	into English. Die English.
2. [x] Applicant has requested early process: the indicated items in paragraph 3 below. To prior to 20 or 30 months from the priority de [] U.S. Basic National Fee.	he Basic National Fee a ate to avoid abandonme	nd the copy of the international	
3. The following items MUST be furnished acceptance under 35 U.S.C. 371: a. Translation of the application later than the appropriate	into English. A proce 20 or 30 months from the	ssing fee will be required if submee priority date.	nitted
The current translation is of Translation. b. Processing fee for providing appropriate 20 or 30 mont c. Oath or declaration of the investment of the application (preferably	the translation of the ap hs from the priority dat ventors, in compliance v by the Internati nal ap	s indicated on the attached Notice oplication and/or the Annexes late e (37 CFR 1.492(f)).	er than the roperly identifying al filing date). A
date. The current oath or declar indicated on the attached F d. Surcharge for providing the priority date (37 CFR 1.49). Additional claim fees of \$ claim fee, are required. Applicant must subdue (37 CFR 1.492(g)). See attached PTO-6	PCT/DO/EO/917. coath or declaration later (P2(e)). as a large entity mit the additional claim	small entity, including any requ	onths from the ired multiple dependent
5. Applicant has not submitted the require PCT/DO/EO/920.	ed sequence listing pure	suant to 37 CFR 1.821-1.825.	See attached
ALL OF THE ITEMS SET FORTH IN 30 MONTHS FROM THE DATE OF THIS I THE PRIORITY DATE FOR THE APPL RESPOND WILL RESULT IN ABANDO	NOTICE OR BY 22 O' ICATION, WHICHE	R 32 MONTHS (where 37 CFI	R 1.4ン5 applies) FROM
The time period set above may be extended 1.136(a).	by filing a petition and i	ee for extension of time under the	ne provisions of 37 CFR
6. If box 3a or 3c is checked, a translation of Annexes will be cancelled. A processing fer 7. The Article 19 amendments are cance or 30 (37 CFR 1.495(d)) months from the particle of the found of the particle of the partic	e will be required if sub lled since a translation v	mitted later than 20 or 30 month	s from the priority date.
Applicant is reminded that any communication and include the address given in the heading and include the	on to the United States U.S. application no. sh	Patent and Trademark Office mu lown above. (37 CFR 1.5)	st be mailed to the
A copy of this n Enclosed: PCT/DO/EO/917 PTO-875	Otice MUST be r Notice of Defective		
FORM PCT/DO/EO/905 (March 2001)	_	John Anderson Telephone: 703-308-9116	
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Nixon Peabody, LLP